Case 1:21-mc-00785-LGS-JLC Document 14 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	Filed 11/	O4/Q\$D@spenYof 2 DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 11/4/2021
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21-mc-785 (LGS) (JLC)

JAMES L. COTT, United States Magistrate Judge.

IN RE GREENSKY SECURITIES LITIGATION

By Order of Reference dated October 27, 2021 (Dkt. No. 11), Judge Schofield referred this case to me for General Pre-Trial and Dispositive Motion. By Letter filed November 4, 2021 (Dkt. No. 13), the parties advised the Court of their interest in participating in a settlement conference.

The parties are directed to advise the Court within 30 days when they wish to schedule the settlement conference. The parties should do so by filing a lettermotion on the docket that indicates at least three dates that are mutually convenient for the parties. Alternatively, counsel are free to e-mail my deputy clerk, David Tam, at David_Tam@nysd.uscourts.gov to find a mutually convenient date for the parties and the Court. In light of the COVID-19 pandemic, any settlement conference in the foreseeable future will likely be conducted telephonically. Using the Court's conference line system, the Court will begin the settlement conference in joint session with all parties on the line before breaking

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into private session and speaking to the parties individually, as the technology the

Court is using can facilitate breakout sessions with each side.

However, if all parties wish to have the Court provide a video platform

(Microsoft Teams or Zoom) and not simply proceed telephonically, they may so

advise the Court and the Court will then schedule a conference to discuss logistics.

Alternatively, if all parties wish to proceed in person, they may write to the Court

requesting an in-person conference. An in-person conference would be permitted

only if all participants in the conference (attorneys, clients, and any interpreters)

comply with the Court's most recent COVID-19 Protocol (available at

https://www.nysd.uscourts.gov/covid-19-coronavirus). For avoidance of doubt, all

parties must agree to proceeding by video conference or an in-person conference and

make a joint application for the method that is preferred.

Finally, in light of the parties' willingness to participate in a settlement

conference, the schedule for the submission of supplemental papers is suspended

until further order of the Court (per the Court's October 28 Order – Dkt. No. 12).

SO ORDERED.

Dated: November 4, 2021

New York, New York

United States Magistrate Judge

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